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PORTLAND, OREGON 97204 3274  
TELEPHONE (503) 228-2525  
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February 8, 1996  
19871-C, D, E, F,  
G, H

Louis E. Gitomer  
Direct Dial: (202)466-6532

Honorable Vernon A. Williams  
Secretary  
Surface Transportation Board  
Washington, DC 20423

Dear Secretary Williams:

I have enclosed the original and one certified copy of each of the six documents described below, to be recorded pursuant to 49 U.S.C. §11301.

I. The first document is an **Assignment and Assumption Agreement**, a secondary document, dated as of January 30, 1996. The primary document to which this is connected is recorded under Recordation No. 19871. We request that this document be recorded under Recordation No. **19871-C**.

The names and addresses of the parties to the Assignment and Assumption Agreement are as follows:

Assignor:

American Finance Group, Inc.  
Exchange Place  
Boston, MA 02109

Assignee:

AFG/EIREANN Limited Partnership II  
c/o American Finance Group  
98 N. Washington Street  
Boston, MA 02109

A description of the equipment covered by the document consists of 20 53' Articulated Five Platform TOFC Spine numbered CR 790050, 790051, 790059-790061, 790063-790071, and 790073-790078, all inclusive.

RECEIVED  
FEB 8 3 33 PM '96  
OFFICE OF SECRETARY

Counterparts - by [signature]

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Honorable Vernon A. Williams  
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Washington, DC 20423

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Honorable Vernon A. Williams  
February 8, 1996  
Page 2

II. The second document is a **Bill of Sale**, a secondary document, dated January 30, 1996. The primary document to which this is connected is recorded under Recordation No. 19871. We request that this document be recorded under Recordation No. **19871-D**.

The name and address of the party to the Bill of Sale is:

Seller:

American Finance Group, Inc.  
Exchange Place  
Boston, MA 02109

A description of the equipment covered by the document consists of 20 53' Articulated Five Platform TOFC Spine cars numbered CR 790050, 790051, 790059-790061, 790063-790071, and 790073-790078, all inclusive.

III. The third document is an **Assignment Agreement**, a secondary document, dated as of January 30, 1996. The primary document to which this is connected is recorded under Recordation No. 19871. We request that this document be recorded under Recordation No. **19871-E**.

The names and addresses of the parties to the Assignment Agreement are as follows:

Assignor:

AFG/EIREANN Limited Partnership II  
c/o American Finance Group  
98 N. Washington Street  
Boston, MA 02109

Assignee:

Cantrip Investments Limited  
c/o IIBU Fund II PLC  
IFSC House  
International Financial Services Centre  
Custom House Docks  
Dublin 1, Ireland

Honorable Vernon A. Williams  
February 8, 1996  
Page 3

A description of the equipment covered by the document consists of 20 53' Articulated Five Platform TOFC Spine cars numbered CR 790050, 790051, 790059-790061, 790063-790071, and 790073-790078, all inclusive.

IV. The fourth document is a **Bill of Sale**, a secondary document, dated January 30, 1996. The primary document to which this is connected is recorded under Recordation No. 19871. We request that this document be recorded under Recordation No. **19871-F**.

The name and address of the party to the Bill of Sale is:

Seller:

AFG/EIREANN Limited Partnership II  
c/o American Finance Group  
98 N. Washington Street  
Boston, MA 02109

A description of the equipment covered by the document consists of 20 53' Articulated Five Platform TOFC Spine cars numbered CR 790050, 790051, 790059-790061, 790063-790071, and 790073-790078, all inclusive.

V. The fifth document is an **Assignment Agreement**, a secondary document, dated as of January 30, 1996. The primary document to which this is connected is recorded under Recordation No. 19871. We request that this document be recorded under Recordation No. **19871-G**.

The names and addresses of the parties to the Assignment Agreement are as follows:

Assignor:

Cantrip Investments Limited  
c/o IIBU Fund II PLC  
IFSC House  
International Financial Services Centre  
Custom House Docks  
Dublin 1, Ireland

Honorable Vernon A. Williams  
February 8, 1996  
Page 4

Assignee:

IIBU Fund II PLC  
IFSC House  
International Financial Services Centre  
Custom House Docks  
Dublin 1, Ireland

A description of the equipment covered by the document consists of 20 53' Articulated Five Platform TOFC Spine cars numbered CR 790050, 790051, 790059-790061, 790063-790071, and 790073-790078, all inclusive.

VI. The sixth document is a **Bill of Sale**, a secondary document, dated January 30, 1996. The primary document to which this is connected is recorded under Recordation No. 19871. We request that this document be recorded under Recordation No. **19871-H**.

The name and address of the party to the Bill of Sale is:

Seller:

Cantrip Investments Limited  
c/o IIBU Fund II PLC  
IFSC House  
International Financial Services Centre  
Custom House Docks  
Dublin 1, Ireland

A description of the equipment covered by the document consists of 20 53' Articulated Five Platform TOFC Spine cars numbered CR 790050, 790051, 790059-790061, 790063-790071, and 790073-790078, all inclusive.

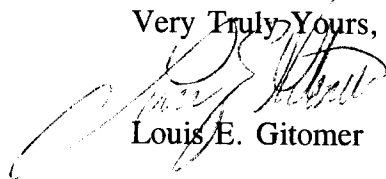
A fee of \$126.00 is enclosed. Please return the original of each of the six documents to:

Louis E. Gitomer  
Of Counsel  
Ball, Janik & Novack  
Suite 1035  
1101 Pennsylvania Avenue, N.W.  
Washington, DC 20004

Honorable Vernon A. Williams  
February 8, 1996  
Page 5

A short summary of the documents to appear in the index follows: (1) an Assignment and Assumption Agreement between American Finance Group, Inc., Exchange Place, Boston, MA 02109, and AFG/EIREANN Limited Partnership II, c/o American Finance Group, 98 N. Washington Street, Boston, MA 02109; (2) a Bill of Sale by American Finance Group, Inc., Exchange Place, Boston, MA 02109; (3) an Assignment Agreement between AFG/EIREANN Limited Partnership II, c/o American Finance Group, 98 N. Washington Street, Boston, MA 02109, and Cantrip Investments Limited, c/o IIBU Fund II PLC, IFSC House, International Financial Services Centre, Custom House Docks, Dublin 1, Ireland; (4) a Bill of Sale by AFG/EIREANN Limited Partnership II, c/o American Finance Group, 98 N. Washington Street, Boston, MA 02109; (5) an Assignment Agreement between Cantrip Investments Limited, c/o IIBU Fund II PLC, IFSC House, International Financial Services Centre, Custom House Docks, Dublin 1, Ireland, and IIBU Fund II PLC, IFSC House, International Financial Services Centre, Custom House Docks, Dublin 1, Ireland; and (6) a Bill of Sale by Cantrip Investments Limited, c/o IIBU Fund II PLC, IFSC House, International Financial Services Centre, Custom House Docks, Dublin 1, Ireland, all covering 20 53' Articulated Five Platform TOFC Spine cars numbered CR 790050, 790051, 790059-790061, 790063-790071, and 790073-790078, all inclusive.

Very Truly Yours,



Louis E. Gitomer

Enclosures

SURFACE TRANSPORTATION BOARD  
WASHINGTON, D.C. 20423-0001

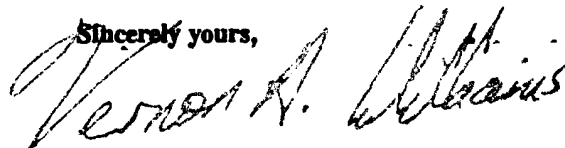
2/8/96

Louis E. Gitomer  
Ball, Janik & Novack  
1101 Pennsylvania Ave., NW., Ste. 1035  
Washington, DC., 20004

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 2/8/96 at 3:40PM, and assigned recordation number(s). 19871-C,D,E,F,G and H.

Sincerely yours,

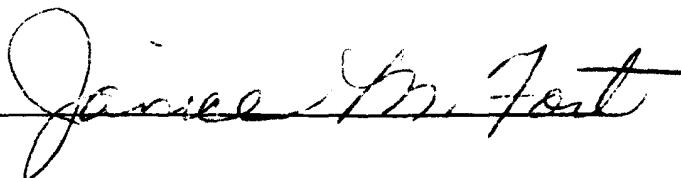


Vernon A. Williams  
Secretary

Enclosure(s)

\$ 126.00 The amount indicated at the left has been received in payment of a fee in connection with a document filed on the date shown. This receipt is issued for the amount paid and in no way indicates acknowledgment that the fee paid is correct. This is accepted subject to review of the document which has been assigned the transaction number corresponding to the one typed on this receipt. In the event of an error or any questions concerning this fee, you will receive a notification after the Commission has had an opportunity to examine your document.

Signature



19871-C

ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT is entered into as of the 30th day of January, 1996, between AMERICAN FINANCE GROUP, INC., a Delaware corporation ("Assignor") and AFG/EIREANN LIMITED PARTNERSHIP II, a limited partnership organized under the laws of the Commonwealth of Massachusetts ("Assignee").

R E C I T A L S:

WHEREAS, Assignor has sold certain assets (the "Transferred Assets") to Assignee pursuant to that certain Master Purchase Agreement, dated as of January 30, 1996 (the "Master Purchase Agreement") by and between Assignor and Assignee;

WHEREAS, the Transferred Assets include those certain equipment leases described in Schedule 1 attached hereto (the "Leases");

WHEREAS, the parties hereto desire to effect (a) the transfer by Assignor to Assignee of all of the right, title and interest of the Assignor in, under and with respect to the Leases, and (b) the transfer by Assignor to Assignee of all rights and remedies of Assignor under the Leases accruing from and after the date hereof and (c) the assumption by Assignee of the obligations of Assignor accruing thereunder from and after the date hereof.

NOW, THEREFORE, it is hereby agreed as follows:

1. Definitions. Capitalized terms used herein without definition shall have the meaning ascribed thereto in the Master Purchase Agreement.

2. Assignment. Effective as of the date hereof (the "Cut-off Date"), Assignor does hereby sell, convey, assign, transfer and set over, unto Assignee all of its right, title and interest in, under and with respect to the Lease together with all other documents and instruments evidencing any of such right, title and interest. Assignor represents and warrants that, so long as no breach or event of default, or event which, with the giving of notice or the passage of time or both, would constitute an event of default, has occurred and is continuing under the Leases, Assignor shall warrant Lessee's right of quiet use and possession of the Equipment thereunder against all persons claiming by, through or under Assignor; however, such representation and warranty shall not include, and shall specifically except any acts or omissions of Assignee or any successor or assign of Assignee or any person or entity claiming by, through or under Assignee.

3. Assumption. Assignee hereby undertakes all of the duties and obligations of Assignor under the Lease which arise on and after the Cut-off Date.



4. Representations and Warranties of Assignor. Assignor, in order to induce Assignee to enter into this Agreement, hereby represents and warrants to Assignee that the Leases, together with this Agreement and the Notices and Acknowledgements of Assignment, represent the entire agreement, effective as of the date hereof, between the Assignor, as lessor, and each Lessee with respect to the leasing of the Equipment under such Lease; that of the only duplicate originals of the Leases, one has been delivered to the Lessee thereunder and any other originals thereof will be delivered to the Assignee promptly after the Closing (as defined in the Master Purchase Agreement); that each of the Leases is in full force and effect, without modification or amendment, except for the documents set forth above; that to the best of Assignor's knowledge, no event of default has occurred and is continuing thereunder; that the rents payable under each of the Leases are not subject to any defenses, set-offs or counterclaims which are solely the result of any act or omission on the part of Assignor; and that as of the date hereof there are no sales taxes or other governmental charges due with respect to the Equipment other than those payable by Lessees under the Leases and excluding any taxes that are based on or measured by the net income of lessor under the Leases. Assignee agrees to provide Assignor with a resale tax exemption certificate for the State of Massachusetts.

5. Indemnity.

(a) Assignee shall indemnify and hold Assignor harmless from and against any and all costs, claims, liabilities and causes of actions, including, without limitation reasonable attorneys' fees and costs of defending such claims and causes of action (collectively, "Claims"), from any liabilities or obligations arising under the Lease to the extent such liabilities or obligations arise on or after the Cut-off Date, except for Claims resulting from Assignor's negligence or misconduct.

(b) Assignor shall indemnify and hold Assignee harmless from and against any and all costs, claims, liabilities and causes of actions, including, without limitation reasonable attorneys' fees and costs of defending such claims and causes of action (collectively, "Claims"), from any liabilities or obligations arising under the Lease to the extent such liabilities or obligations arise prior to the Cut-off Date, except for Claims resulting from Assignee's negligence or misconduct.

6. Miscellaneous. This Agreement shall be governed and interpreted under the laws of the Commonwealth of Massachusetts. This Agreement may be signed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. In the event that any dispute arises under this Agreement, including, without limitation, any Claim, either party in the case of a dispute, or the claiming party in the case of a Claim, shall submit the matter for arbitration in Boston, Massachusetts, by and pursuant to rules of the American Arbitration Association ("AAA"). The arbitrator who hears the case shall be an expert in equipment leasing transactions similar to the transactions contemplated herein selected by AAA and AAA shall be advised that the parties have agreed in advance that any matter submitted to AAA for resolution shall be heard in a reasonably expeditious manner. The powers of the arbitrator shall expressly include both the right to issue injunctive orders and to order the payment of money damages. The resolution of the matter by arbitration shall be binding upon the parties hereto

and judgment upon the award of the arbitrator may be entered in any court of competent jurisdiction. Costs of arbitration and legal fees shall be awarded to the prevailing party; provided, however, that the arbitrator shall have the power to make a different allocation of costs and legal fees whenever it is fair or reasonable to do so as determined by the arbitrator.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be duly executed as of the date above written.

ASSIGNOR:

AMERICAN FINANCE GROUP, INC.

By: 

Title: Vice President

ASSIGNEE:

AFG/EIREANN LIMITED PARTNERSHIP II

By: AFG/IRELAND II, INC.,  
its General Partner

By: 

Title: Vice President

STATE OF MASSACHUSETTS)

} SS:

COUNTY OF SUFFOLK }

On this 30th. day of January 1996, before me personally appeared Susan S. Franklin, to me personally known, who, being by me duly sworn, did say that she is the Vice President of American Finance Group, Inc. a Delaware corporation, that said instrument was signed on such date on behalf of said corporation by authority of its Board of Directors, and she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

(seal),

Signature of Notary Public

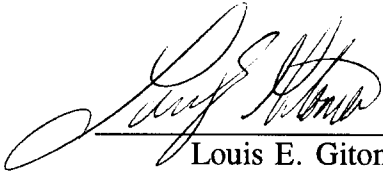
My Commission Expires: 4/4/97

SCHEDULE 1

Serial Number	Year Manufacturer	Model	Type	Acceptance Date
CR790051A/m/c/n/B	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790076	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790063	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790068	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790071	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790067	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790074	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790061	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790075	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790066	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790069	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790073	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790064	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790065	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790077	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790059	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790060	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790070	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790078	GE	Q-153	TOPC PLATCAR	1/01/1996
CR790050	GE	Q-153	TOPC PLATCAR	1/01/1996

**CERTIFICATION**

I, LOUIS E. GITOMER, have compared this copy to the original Assignment and Assumption Agreement dated as of January 30, 1996, and found the copy to be complete and identical in all respects to the original document. I declare under penalty of perjury that the foregoing is true and correct.



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Louis E. Gitomer  
February 8, 1996